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5	Attorneys for Plaintiff Alexandra Nicholson						
6							
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9							
10	Facsimile: (415) 882-0300						
11	Attorneys for Defendant Allstate Insurance Company						
12							
13							
14	UNITED STATES DISTRICT COURT						
15	EASTERN DISTRICT OF CALIFORNIA						
16							
17	Alexandra Nicholson,) No. 2:11-cv-03018-GEB-KJN					
18	Plaintiff,) Stipulation and [Proposed] Order					
19	v.	Continuing Dates Set in SchedulingOrder					
20	Allstate Insurance Company, et al.,						
21	Defendants.	ĺ					
		Ś					
22							
23	The Parties, by and through their respective counsel of record, hereby stipulate and agree as						
24	follows and respectfully request the Court approve and give effect to their stipulation:						
25	1. On October 9, 2012, Ronald C. Schwarzkopf, of Schwarzkopf Law, substituted in as						
26	counsel for Plaintiff Alexandra Nicholson in place of her former attorney, Jon S. Allin, formerly of						
27	Schwarzkopf & Allin. At that time, Mr. Allin was winding up his practice and commencing a						
28	position with the California Attorney General's Office.						
	1						
	Stipulation and [Proposed] Order Continuing Dates Set in Scheduling Order						

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- 2. On Friday, December 7, 2012, Ralph E. Laird, of Mackenroth & Laird, LLP, substituted in as counsel for Plaintiff Alexandra Nicholson in place of her former attorney, Ronald C. Schwarzkopf.
- 3. On Monday, December 10th and Tuesday, December 11th of 2012, counsel for the parties discussed the dates and deadlines of the scheduling order at length in an effort to agree on new proposed dates and deadlines in order to allow additional time for disclosure of experts, for completion of discovery, and to file motions. In particular, counsel for the parties discussed additional discovery to take place before experts are disclosed, having the discovery completion deadline approximately two months before the deadline to hear motions, and having the Final Pretrial Conference take place at least two months after the deadline to hear motions.
 - 4. The existing scheduling order dates are as follows:

Initial expert witnesses disclosed by:	December 31, 2012
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Rebuttal experts disclosed by: January 31, 2013

All discovery completed by: April 1, 2013

Last hearing date for motions: June 3, 2013

Final Pretrial Conference: August 12, 2013

Trial to commence: October 22, 2013

NOW, THEREFORE, IT IS AGREED AND STIPULATED THAT good cause exists to continue the above events to the following dates:

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Initial evner	Witheccec	disclosed by:	March 29.	71113
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Rebuttal experts disclosed by: April 26, 2013

All discovery completed by: June 29, 2013

Last hearing date for motions: August 29, 2013

Final Pretrial Conference: November 11, 2013

Trial to commence: January 20, 2014

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1	Dated: December 13, 2012	MACKENROTH & LAIRD LLP				
2						
3		By: /s/ Ralph E. Laird				
4		Ralph E. Laird Attorneys for Plaintiff Alexandra Nicholson				
5		Alexandra Nicholson				
6	Dated: December 13, 2012	SNR DENTON US LLP				
7						
8		By: /s/ Jeffry Butler (as authorized on 12/13/12) Jeffry Butler				
9		Attorneys for Defendant Allstate Insurance Company				
11						
12	IT IS SO ORDERED except since two of the proposed dates are court holidays and on					
13	11:00 a.m. A joint pretrial statement shall be filed seven days prior to the hearing. The tria					
14						
15	Dated: December 13, 2012					
16		105001				
17		GARLAND E. BURRELL, JR. Senior United States District Judge				
18		Senior United States District Judge				
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